**REMARKS** 

This Supplemental Reply After Final is submitted to correct an inadvertent

oversight in the legal citation at page 8, lines 8-9 of the Amendment After Final, filed on

November 21, 2006. The proper legal cite for the quote "A claim limitation is inherent in

the prior art if it is necessarily present in the prior art, not merely probably or possibly

present." at page 8, lines 6-8 is Akam Technologies, Inc. v. Cable Wireless Internet

Serv., Inc., 344 F.3d 1186, 1192 (Fed. Cir. 2003). The second quotation, at page 8, line

8 "Inherency does not embrace probabilities or possibilities" is correctly cited to Trintec

Indus. Inc. v. Top-U.S.A. Corp., 295 F.3d 1292, 1297 (Fed. Cir. 2002). The third quote,

at page 8, lines 10-11 is properly cited to In re Oelrich, 666 F.2d 578, 581 (C.C.P.A.

1981).

Applicant requests entry of this Supplemental Reply After Final to make a

complete record for consideration by the Examiner, and if necessary, for consideration

by the Board of Appeals.

If any fees are associated with the entry of this paper, please charge any

additional required fees to our deposit account 06-0916.

Respectfully submitted,

FINNEGAN, HENDERSON, FARABOW,

GARRETT & DUNNER, L.L.P.

Dated: December 7, 2006

James W. Edmondson

Reg. No. 33,871

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